STATE OF MAINE

ARTICLES/CERTIFICATE OF MERGER OR SHARE EXCHANGE

Pursuant to 13-C MRSA §§1106 and 1107, 31 MRSA §417 and/or 31 MRSA §741-A the undersigned survivor of the merger or the acquiring corporation in a share exchange executes and delivers the following Articles/Certificate of Merger or Share Exchange:

<u>iling Fee \$10</u>	<u>0.00</u>
	Deputy Secretary of State
A	True Copy When Attested By Signature
	Deputy Secretary of State

FIRST:	The names, type of entity, jurisdiction of the parties involved in the merger or share exchange and the date on which the merger or share exchange occurred or is to be effective (attach additional pages, if necessary):						
	Name	Type of Entity	Jurisdiction	Date			
SECOND:	The name of the	e surviving entity is					
THIRD:	The surviving entity is not a domestic corporation and the executed agreement or plan of merger is on file at the principal place of business of the surviving business entity. A copy of the agreement or plan of merger will be furnished by the surviving entity, on request and without cost, to any shareholder of any constituent corporation and any record owner of interests in any other business entity that participated in the merger. The address of such place of business is as follows:						
FOURTH:	("X" one box only)						
		originating document of the survivor of a ating document set forth in Exhibit attack					
	contain	result of the merger or share exchange on sall the provisions required to be set for ions that are permitted.					
	For a l	Domestic Business Corporation, attach form Domestic Limited Liability Company, attach Domestic Limited Partnership, attach form	n form MLLC-6-1.				

FIFTH:	The fu	The future effective date of the articles/certificate of merger or share exchange (if other than the date of filing of the					
	articles	articles/certificate of merger or share exchange) is					
SIXTH:	("X" if applicable)						
			and, if voting by any separate voting group was required this Act and the corporation's articles of incorporation.				
		The plan of merger or share exchange did not req	uire approval by the shareholders.				
SEVENTH:	("X" if applicable)						
		The participation of the foreign corporation wa corporation.	s duly authorized as required by the organic law of the				
		The participation of the eligible entity was duly au	thorized as required by the organic law of that entity.				
EIGHTH:	When a merger becomes effective, a foreign corporation or a foreign other entity that is the survivor of the merger is deemed to appoint the Secretary of State as its agent for service of process in a proceeding to enforce the rights of shareholders of each domestic corporation that is a party to the merger who exercise appraisal rights. The foreign corporation or the foreign other entity shall provide the mailing address to which the Secretary of State may mail a copy of any process served on the Secretary of State.						
		(mailing	g address)				
NINTH:	H: The foreign corporation or foreign other entity agrees that it will promptly pay the amount, if any, shareholders are entitled under chapter 13 of Title 13-C.						
TENTH:	The merger was effected in compliance with the laws applicable to mergers of all parties to the merger.						
ELEVENTH:	H: There is an agreement that the surviving corporation or other business entity shall continue to comply with provisions of all laws applicable to mergers of all parties to the merger, including, without limitation, provisions payment of amounts to which dissenting shareholders are entitled.						
		Must Be Completed By The First Part	icipant To The Merger				
	(nam	e and type of participating business entity)	(dated)				
	(au	thorized signature)	(type or print name and capacity)				
	(au	thorized signature)	(type or print name and capacity)				
		Must Be Completed By The Second Par	ticipant To The Merger				
	(nam	e and type of participating business entity)	(dated)				
	(au	thorized signature)	(type or print name and capacity)				
	(211	thorized signature)	(type or print name and capacity)				

Must Be Completed By The Third Participant To The Merger

(name and type of participating business entity)	(dated)	
(authorized signature)	(type or print name and capacity)	
(authorized signature)	(type or print name and capacity)	
(Copy this page, and modify participant number, if more	e signature spaces are needed.)	
Instructions For Required	Signatures	
Corporations		
If this is a corporation, this document MUST be signed by an officer or other (13-C MRSA §1106.1)	duly authorized representative on behalf of each party	
Limited Partnerships		
If this is a limited partnership, this document MUST be signed by (1) at least one general partner OR (2) any duly authorized person. The execution of this certificate constitutes an oath or affirmation, under the pen	nalties of false swearing under 17-A MRSA §453.	
Limited Liability Companies		
If this is a limited liability company, this document MUST be signed by		
 (1) at least one manager OR (2) at least one member if the limited liability company is managed by the (3) any duly supported person 	members OR	
(3) any duly authorized person. The execution of this certificate constitutes an oath or affirmation, under the pen	nalties of false swearing under 17-A MRSA §453.	

Please remit your payment made payable to the Maine Secretary of State.